Serial No. 49992

APPLICATION FOR PERMISSION TO CHANGE POINT OF DIVERSION, MANNER OF USE AND PLACE OF USE OF THE PUBLIC WATERS OF THE STATE OF NEVADA HERETOFORE APPROPRIATED

Date of filing in State Engineer's Office JUL 1 5 1986								
Returned to applicant for correction JUL 2 8 1986								
Corr	ected application filed SEP 1 8 1986 Map filed SEP 1 8 1986							
The	applicant Foote Mineral Company							
,	of Silverpeak Street and No. or P.O. Box No. City or Town							
	e Vada (89047) State and Zip Code No. hereby make application for permission to change the							
	Point of Diversion Point of diversion, manner of use, and/or place of use							
of wa	ater heretofore appropriated under a portion of Permit Number 44263 (Identify existing right by Permit, Certificate, Proof or Claim Nos. If Decreed, give title of Decree and							
identif	fy right in Decree.)							
	The source of water is <u>Underground</u> Name of stream, lake, underground spring or other source.							
	The amount of water to be changed 75 cfs Second feet, acre feet. One second foot equals 448.83 gallons per minute.							
	The water to be used for Mining and Domestic Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals.							
4.	The water heretofore permitted for Mining and Domestic Irrigation, power, mining, industrial, etc. If for stock state number and kind of animals.							
5.	The water is to be diverted at the following point <u>Within the SE 1 NW 1 of Section 34</u> , Describe as being within a 40-acre subdivision of public survey and by course and							
	T1S, R40E, MDM, or at a point from which the Southwest corner of distance to a section corner. If on unsurveyed land, it should be stated.							
	Section 22, T2S, R39E, MDM bears, S 57° 18' 47" W a distance of 45,568 feet.							
6.	The existing permitted point of diversion is located within. the SW NE Section 21, T1S, If point of diversion is not changed, do not answer.							
	R40E, MDM, or at a point from which the Southwest corner of Section							
	22, T2S, R39E, MDM bears S 44° 22' 12" W a distance of 48.937 feet							
7.	Proposed place of use See attached Exhibit "A" Describe by legal subdivisions. If for irrigation state number of acres to be irrigated.							
	Describe by legal subdivisions. If for irrigation state number of acres to be irrigated.							
8.	Existing place of use. See attached Exhibit "A" Describe by legal subdivisions. If permit is for irrigation, state number of acres irrigated. If changing place of use and/o							
	manner of use of irrigation permit, describe acreage to be removed from irrigation.							
0	Use will be from January 1 to December 31 of each year Month and Day							
	Use was permitted from January 1 to December 31 of each year Month and Day Month and Day							
11.	Description of proposed works. (Under the provisions of NRS 535.010 you may be required to submit plans and							
	specifications of your diversion or storage works.) <u>Drilled and cased well</u> distributio State manner in which water is to be diverted, i.e. diversion structure, ditches							
	system which conveys water to evaporation ponds. pipes and flumes, or drilled well, etc.							
	Estimated cost of works \$5.0,000.00							
13.	Estimated time required to construct worksThree years							

14.	Estimated time	required to c	omplete the	application of	water to	heneficial use	Fight vea	rc
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15. Remarks: For use other than irrigation or stock watering, state number and type of units to be served or annual consumptive use. The brine pumped pursuant to this application contains the mineral lithium. The area which includes the point of diversion and place of use is land located pursuant to the Mining Laws of 1872, as found in 30 USC 22, et seq. The brine solution is pumped to evaporation ponds where the lithium is recovered from the dehydrated solution. The daily duty of brine pumped will not exceed 15 million gallons per day from any and all sources; or 16,800 acre feet annually from all sources. The various pumps are utilized 365 days per year. Water pursuant to this application will be commingled with the other production permitted rights of applicant.

		By S/ROSS E. delipkau
		Ross E. deLipkau, Agent
Compared CC/Jm	pm/se	Post Office Box 2790
•		Reno, Nevada (89505)
Protested		

APPROVAL OF STATE ENGINEER

This is to certify that I have examined the foregoing application, and do hereby grant the same, subject to the following limitations and conditions:

This permit to change the point of diversion of a portion of the waters of an underground source as heretofore granted under Permit 44263 is issued subject to the terms and conditions imposed in said Permit 44263 and with the understanding that no other rights on the source will be affected by the change proposed herein. The well shall be equipped with a 2-inch opening and a totalizing meter must be installed and maintained in the discharge pipeline near the point of diversion and accurate measurements must be kept of water placed to beneficial use. The totalizing meter must be installed before any use of the water begins or before the Proof of Completion of Work is filed. If the well is flowing, a valve must be installed and maintained to prevent waste. The State retains the right to regulate the use of the water herein granted at any and all times.

This Permit does not extend the permittee the right of ingress and egress on public, private or corporate lands.

The total combined duty of water under Permits 44251, 44252, 44253, 44254 44255, 44256, 44257, 44258, 44260, 44261, 44267, 44268, 44269, 44270, 49988, 49989, 49991, 49992, 49993, 49994, 49995 and 49996 shall not exceed 15 million gallons per day or 16,800 acre-feet annually.

The manner of use of water under this permit is by nature of its activity a temporary use and any application to change the manner of use granted under this permit will be subject to additional determination and evaluation with respect to the permanent effects on existing rights and the resource within the ground water basin. (CONTINUED ON PAGE 2)

The amount of water to be changed shall be limited to the amount which can be applied to beneficial use, and not

to exceed 0.75	cubic feet per second, but not to exceed 543.0							
acre-feet annually.								
Work must be prosecuted with reasonable diligence and be completed on or before June 15, 1989								
Proof of completion of work shall be filed before July 15, 1989								
Application of water to beneficial use shall be made on or before.								
Proof of the application of water to beneficial use shall be filed on or before July 15, 1990								
Map in support of proof of beneficial use shall be filed on or before								
Completion of work filed								
Proof of beneficial use filed	office, this 18th day of August							
Cultural map filed								
Certificate NoIssued	DIO 87							
2407 (Rev. 6-81)	State Engineer							

WITHDRAWN BY APPLICANT JUL 6 1993

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(PERMIT TERMS CONTINUED)

The issuance of this permit does not waive the requirements that the permit holder obtain other permits from State, Federal and local agencies.

EXHIBIT "A"

The S 1/2 of Section 35 and all of Section 36, Both in T. 1 S., R. 39 E., M.D.M., and E 1/2 of Section 10, the E 1/2 of Section 15, the SE 1/4 of Section 21, the E 1/2 of Section 23 and all of Sections 1, 2, 3, 11, 12, 13, 14, 22, 23, 24, 25, 26, 27, 34, 35, and 36 all in T. 2 S., R. 39 E., M.D.M., the SE 1/4 of Section 19, the S 1/2 of Section 20, the E 1/2 and Lots 23* and 24*, now Lots 47, 48, 49, and 50 of Section 30 and all of Sections 21, 22, 23, 26, 27, 28, 29, 31, 32, 33, 34 and 35 all in T. 1 S., R. 40 E., M.D.M., the NW 1/4 of Section 11, the N 1/2 and the SW 1/4 of Section 10, the NW 1/4 of Section 15, the N 1/2 and the SW 1/4 of Section 16 and all of Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 17, 18, 19, 20, 29, 30, and 31 all in T. 2 S., R. 40 E., M.D.M., Clayton Valley, Esmeralda County, Nevada.

* On December 16, 1983, the BLM approved an independent resurvey of T. 1 S., R. 40 E., M.D.M., which supercedes the plat approved April 14, 1884. The 1983 resurvey subdivided and renumbered original Lots No. 23 and No. 24. The resurvey did not change the total area or the horizontal position within Section 30, T. 1 S., R. 40 E.